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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/924,445	08/09/2001	Mduduzi Keswa	053305-5001	2941	
9629	7590 12/15/2004	•	EXAM	EXAMINER	
MORGAN LEWIS & BOCKIUS LLP			CAMPBELL, JOSHUA D		
	YLVANIA AVENUE N' ON, DC 20004	W	ART UNIT	PAPER NUMBER	
	,		2179		
			DATE MAILED: 12/15/2004	DATE MAILED: 12/15/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

	1 2 11 11 21		$-+\rightarrow$
•	Application No.	Applicant(s)	W
	09/924,445	KESWA, MDUDUZI	91
Office Action Summary	Examiner	Art Unit	
	Joshua D Campbell	2179	
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet with the	correspondence address	
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a rep - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailine earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply be to ely within the statutory minimum of thirty (30) da will apply and will expire SIX (6) MONTHS fror e, cause the application to become ABANDON	imely filed ys will be considered timely. n the mailing date of this communicati ED (35 U.S.C. § 133).	on.
Status			
1) Responsive to communication(s) filed on 09 A	August 2001.		
2a) ☐ This action is FINAL . 2b) ☑ Thi	s action is non-final.		
3) Since this application is in condition for allowa	ance except for formal matters, p	rosecution as to the merits	is
closed in accordance with the practice under	Ex parte Quayle, 1935 C.D. 11, 4	153 O.G. 213.	
Disposition of Claims			
4)⊠ Claim(s) <u>1-29</u> is/are pending in the application 4a) Of the above claim(s) is/are withdra			
5) Claim(s) is/are allowed.			
6) Claim(s) <u>1-3, 5-13, 15-19, 21-25, and 27-29</u> is	s/are rejected.		
7)⊠ Claim(s) <u>4,14,20, and 26</u> is/are objected to.			
8) Claim(s) are subject to restriction and/o	or election requirement.		
Application Papers			
9) The specification is objected to by the Examin	er.		
10)⊠ The drawing(s) filed on 09 August 2001 is/are:	: a)⊠ accepted or b)⊡ objected	I to by the Examiner.	
Applicant may not request that any objection to the	e drawing(s) be held in abeyance. Se	ee 37 CFR 1.85(a).	
Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the E			(d).
Priority under 35 U.S.C. § 119		,	
12) ☐ Acknowledgment is made of a claim for foreign a) ☐ All b) ☐ Some * c) ☐ None of:	n priority under 35 U.S.C. § 119(a	a)-(d) or (f).	
1. Certified copies of the priority documen			
2. Certified copies of the priority documen	• • • • • • • • • • • • • • • • • • • •		
3. Copies of the certified copies of the price		ed in this National Stage	
application from the International Burea * See the attached detailed Office action for a list	, ,,,	ned.	
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Attachment(s)	 □	(070.440)	,
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4)	Date	
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date) 5) ☐ Notice of Informal 6) ☐ Other:	Patent Application (PTO-152)	
0.5			

Application/Control Number: 09/924,445 Page 2

Art Unit: 2179

DETAILED ACTION

1. This action is responsive to communications: Application filed on 08/09/2001.

2. Claims 1-29 are pending in this case. Claims 1, 11, and 24 are independent claims.

Drawings

3. The drawings were received on 08/09/2001. These drawings are accepted.

Allowable Subject Matter

4. Claims 4, 14, 20, and 26 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Claim Rejections - 35 USC § 102

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

6. Claims 1, 10, 11, and 18, 19, and 23 are rejected under 35 U.S.C. 102(e) as being anticipated by Silva et al. (hereinafter Silva, US Patent Application Publication Number 2002/0054090, filed on August 30, 2001).

Regarding independent claim 1, Silva discloses a method in which a user request is received by a voice server and in response a HTTP request (Page 3, paragraphs 0026-0029 of Silva). The HTML document is received in response to the request and the document is translated into VoiceXML, at which point a voice server converts it to audible form and presents it to the user (Page 3, paragraphs 0026-0029 of Silva).

Regarding dependent claim 10, Silva discloses a method in which an HTML parser parses the HTML and corrects ill-formed HTML documents (Page 4, paragraphs 0031-0032 of Silva).

Regarding independent claim 11, the claim is substantially similar as claim 1.

Thus, the claims are rejected along the same rationale as claim 1.

Regarding dependent claim 18, Silva discloses a method in which a segment of the HTML document is extracted and the tags in the segment are processed (Page 5, paragraphs 0038-0040). The largest sequence of tags is found and a plurality of segments is formed from the original segment (Page 3, paragraphs 0026-0029 and Page 5, paragraphs 0038-0040 of Silva).

Regarding dependent claim 19, Silva discloses a method in which a text summarization is performed on a plurality of processed text sections of HTML page in which text highlights, which present important clauses, are provided (Page 5,

Application/Control Number: 09/924,445

Art Unit: 2179

paragraphs 0038-0040 and Page 6, paragraphs 0049-0051 of Silva). Silva also discloses that the HTML document is converted to an object structure (Page 4, paragraphs 0031-0032 of Silva)

Regarding dependent claim 23, Silva discloses a method of making an HTTP connection and accessing a URL, then parsing the document including the header (Page 3, paragraphs 0026-0029 and Page 4, paragraphs 0031-0032 of Silva). Silva also discloses a method in which an HTML parser parses the HTML and corrects ill-formed HTML documents (Page 3, paragraphs 0026-0029 and Page 4, paragraphs 0031-0032 of Silva). Silva also discloses that the HTML document is converted to an object structure (Page 4, paragraphs 0031-0032 of Silva).

Claim Rejections - 35 USC § 103

- 7. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 8. Claims 8, 9, 21, and 22 rejected under 35 U.S.C. 103(a) as being unpatentable over Silva et al. (hereinafter Silva, US Patent Application Publication Number 2002/0054090, filed on August 30, 2001).

Regarding dependent claims 8 and 9, Silva discloses a method in which a user profile, which includes user default options, is interpreted from a database (Page 3, paragraphs 0026-0029 of Silva). As shown in the included definition of java server

pages it is well known to use JSPs for formatting dynamic web pages (definition of Java Server Pages from Free On-Line Dictionary Of Computing). Thus, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have used JSPs with the method of dynamically formatting web pages of Silva because it was well known in the art to use JSPs for dynamic formatting of HTML pages at the time the invention was made.

Regarding dependent claims 21 and 22, the claims incorporate substantially similar subject matter as claims 8 and 9. Thus, the claims are rejected along the same rationale as claims 8 and 9.

9. Claims 2, 5-7, 12, 15-17, 24, and 27-29 are rejected under 35 U.S.C. 103(a) as being unpatentable over Silva et al. (hereinafter Silva, US Patent Application Publication Number 2002/0054090, filed on August 30, 2001) in view of Johnson et al. (hereinafter Johnson, US Patent Application Publication Number 2002/0165955, filed on May 2, 2001).

Regarding dependent claim 2, Silva does not disclose a method of partitioning the HTML document into a plurality of text sections and link sections. However, Johnson discloses a method in which an HTML document is partitioned into a plurality of text sections and link sections (Page 2, paragraphs 0028-0029 and Page 5, paragraphs 0067-0069). As shown in the included definition of java server pages it is well known to use JSPs for formatting dynamic web pages (definition of Java Server Pages from Free On-Line Dictionary Of Computing). Thus, it would have been obvious

to one of ordinary skill in the art at the time the invention was made to have used JSPs with the method of dynamically formatting web pages of Silva because it was well known in the art to use JSPs for dynamic formatting of HTML pages at the time the invention was made and it would have allowed for each section to be analyzed and processed under different standards.

Regarding dependent claims 5 and 6, Silva discloses a method in which a text summarization is performed on text sections of HTML page in which text highlights, which present important clauses, are provided (Page 5, paragraphs 0038-0040 and Page 6, paragraphs 0049-0051 of Silva). As shown in the included definition of java server pages it is well known to use JSPs for formatting dynamic web pages (definition of Java Server Pages from Free On-Line Dictionary Of Computing). Thus, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have used JSPs with the method of dynamically formatting web pages of Silva because it was well known in the art to use JSPs for dynamic formatting of HTML pages at the time the invention was made.

Regarding dependent claim 7, Silva discloses a method in which a plurality of audible cues available for audible selection (earcons) is provided to differentiate between sections of the HTML document (Page 8, paragraphs 0064-Page 9, paragraph 0068 of Silva). As shown in the included definition of java server pages it is well known to use JSPs for formatting dynamic web pages (definition of Java Server Pages from Free On-Line Dictionary Of Computing). Thus, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have used JSPs with the

method of dynamically formatting web pages of Silva because it was well known in the art to use JSPs for dynamic formatting of HTML pages at the time the invention was made.

Regarding dependent claims 12 and 15-17, the claims incorporate substantially similar subject matter as claims 2 and 5-7. Thus, the claims are rejected along the same rationale as claims 2 and 5-7.

Regarding dependent claim 24, Silva discloses a method in which a user request is received by a voice server and in response a HTTP request (Page 3, paragraphs 0026-0029 of Silva). The HTML document is received in response to the request and the document is translated into VoiceXML, at which point a voice server converts it to audible form and presents it to the user (Page 3, paragraphs 0026-0029 of Silva). Silva discloses a method in which a text summarization is performed on text sections of HTML page in which text highlights, which present important clauses, are provided (Page 5, paragraphs 0038-0040 and Page 6, paragraphs 0049-0051 of Silva). Silva discloses a method in which a user profile, which includes user default options, is interpreted from a database (Page 3, paragraphs 0026-0029 of Silva).

Silva does not disclose a method of partitioning the HTML document into a plurality of text sections and link sections. However, Johnson discloses a method in which an HTML document is partitioned into a plurality of text sections and link sections (Page 2, paragraphs 0028-0029 and Page 5, paragraphs 0067-0069). As shown in the included definition of java server pages it is well known to use JSPs for formatting dynamic web pages (definition of Java Server Pages from Free On-Line Dictionary Of

Page 8

Art Unit: 2179

Computing). Thus, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have used JSPs with the method of dynamically formatting web pages of Silva because it was well known in the art to use JSPs for dynamic formatting of HTML pages at the time the invention was made and it would have allowed for each section to be analyzed and processed under different standards.

Regarding dependent claim 27, Silva discloses a method in which a plurality of audible cues available for audible selection (earcons) is provided to differentiate between sections of the HTML document (Page 8, paragraphs 0064-Page 9, paragraph 0068 of Silva). As shown in the included definition of java server pages it is well known to use JSPs for formatting dynamic web pages (definition of Java Server Pages from Free On-Line Dictionary Of Computing). Thus, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have used JSPs with the method of dynamically formatting web pages of Silva because it was well known in the art to use JSPs for dynamic formatting of HTML pages at the time the invention was made.

Regarding dependent claim 28, Silva discloses a method in which a text summarization is performed on text sections of HTML page in which text highlights, which present important clauses, are provided (Page 5, paragraphs 0038-0040 and Page 6, paragraphs 0049-0051 of Silva). As shown in the included definition of java server pages it is well known to use JSPs for formatting dynamic web pages (definition of Java Server Pages from Free On-Line Dictionary Of Computing). Thus, it would have been obvious to one of ordinary skill in the art at the time the invention was made to

have used JSPs with the method of dynamically formatting web pages of Silva because it was well known in the art to use JSPs for dynamic formatting of HTML pages at the time the invention was made.

Regarding dependent claim 29, Silva discloses a method in which an HTML parser parses the HTML and corrects ill-formed HTML documents (Page 4, paragraphs 0031-0032 of Silva).

10. Claims 3, 13, and 25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Silva et al. (hereinafter Silva, US Patent Application Publication Number 2002/0054090, filed on August 30, 2001) in view of Johnson et al. (hereinafter Johnson, US Patent Application Publication Number 2002/0165955, filed on May 2, 2001) as applied to claims 2, 12, and 24 above, and further in view of Mr. Cluey ("How can I find out how many hyperlinks there are on a page?" published on September 10, 2000).

Regarding dependent claims 3, 13, and 25, neither Silva nor Johnson disclose a method in which the link density are used to determine the existence of link sections. However, Mr. Cluey discloses a method in which a document is segmented into components and the amount of links in each component is counted (Page 1-3, "Counting all Links"). Mr. Cluey discloses that the amount of links is obtained (Page 1-3 "Counting all Links"), thus determining if it is a link section. It would have been obvious to one of ordinary skill in the art at the time the invention was made to have combined the methods of Silva and Johnson with the method of Mr. Cluey because it would have

allowed the user to know exactly how many hyperlinks existed in each section of the page.

Conclusion

11. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure:

US Patent Number 6,182,092

US Patent Number 6,442,523

US Patent Application Publication Number 2002/0091524

US Patent Application Publication Number 2003/0023440

US Patent Application Publication Number 2003/0046316

Introduction and Overview of W3C Speech Interace Framework,

by Jim A. Larson

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Joshua D Campbell whose telephone number is (571) 272-4133. The examiner can normally be reached on M-F (8:00 AM - 4:30 PM).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Heather Herndon can be reached on (571) 272-4136. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Application/Control Number: 09/924,445 Page 11

Art Unit: 2179

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

JDC December 6, 2004

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